IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicants: Application No.: Date Filed: Title:		Stone et al Unknown September 5, 2003	Group Art Unit: Examiner:	Unknown Unknown	
		<u>-</u>	A PEER-TO-PEER ARCHITECTURE FOR SHARING VIDEO ON DEMAND		
		INFORMATION DIS	SCLOSURE STATEMEN	T (IDS)	
	ssioner Fo dria, VA	or Patents 22313			
States P for subr patent a	n attached atent and mitting a application	d Form PTO/SB/08 and/or subs Trademark Office. Pursuant to copy of each cited U.S. patent ar	equently identified herein, are the Office waiving the require and each U.S. patent application for all international application	c. §§1.97 and 1.98, the references for consideration by the United ment under 37 CFR 1.98 (a)(2)(i) in publication for all U.S. national ons that have entered the national abmitted herewith.	
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II.	 CONCISE EXPLANATION OF THE RELEVANCE (check at least one box) a. Except as may be indicated below in (b) of this section, all of the patents, publications or o information are in the English language (concise explanation not required). b. A concise explanation of the relevance of all patents, publications or other information list that is not in the English language is as follows: c. The following additional information is provided for the Examiner's consideration: 				
ш. 🗆	The Examiner is advised that the following co-pending application(s) contain(s) subject m be related to the present application. By bringing this (these) applications to the Examine Applicant(s) does(do) not waive the confidentiality provisions of 35 U.S.C. §122.				
	Serial N	lo. <u>Filin</u>	g Date	Art Unit	
			<u>FEES</u>		
IV. 🛛	THIS III a.□	prosecution application under	iling date of a national app	box) blication other than a continued (b)(1)). No fee or statement is	
	b.	required. within three months of the dat international application (37 C.)		age as set forth in § 1.491 in an statement is required.	

	c.⊠	or statement is required.	etion on the merits (37 C.F.R. §1.97(b)(3)). No fee
	d.	examination under § 1.114 (37 C.F.R. § 1.9	Action after the filing of a request for continued $(7(b)(4))$. No fee or statement is required.
V. 🗆	before t	7 C.F.R. §1.311, or an action that otherwise (1).	ion under 37 C.F.R. §1.113, a Notice of Allowance closes prosecution in the application (See 37 C.F.R. ount 502117 the fee set forth in 37 C.F.R. §1.17(p).
VI. 🗌		OS IS BEING FILED UNDER 37 C.F.R. §1. fore payment of the issue fee and is accompa a statement under 37 C.F.R. §1.97(e) as procharge deposit account 502117 the petition	anied by the following: ovided below; and
VII.	STATE: The und a.	Patent Office in a counterpart foreign appli-	IDS was cited in a communication from a foreign cation not more than three months prior to the filing
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. = ••			Respectfully symmitted,
	OLA, IN		Caroline Coker Attorney for Applicant(s) Reg. No. 50,516 Tel. 215-323-1797

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PTO/SB/08A (04-03)

Substitute for form 1449A/PTO			Complete if Known		
		Application Number	Unknown		
INFORMATION DISCLOSURE STATEMENT BY APPLICANT		Filing Date	September 5, 2003		
		First Named Inventor	Stone		
		Group Art Unit	Unknown		
(use as many sheets as necessary)		Examiner Name	Unknown		
Sheet	of	Attorney Docket Number	D3110		

			<u>U. S. PATENT DOCU</u>	MENTS	
Examiner Initials*	Cite No. 1	Document Number Number -Kind Code ² (if known)	Publication Date MM-DD-YYYY	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevan Passages or Relevant Figures Appear
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		US -2002/0154892	10-24-2002	Hoshen et al	Entire document
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